Amendment/Response

Reply to non-Final Office action of 25 August 2006

## REMARKS/DISCUSSION OF ISSUES

Claims 1-12 are pending in the application. Claims 1-3 and 5-11 are rejected. Claim 4 is objected to. Claim 12 is new.

The Examiner's acknowledgement of receipt of the claim for priority and copies of the priority documents is noted with appreciation.

The specification is objected to because it lacks headings or subtitles. Such headings or subtitles are recommended but not required by the MPEP. Accordingly, Applicant respectfully declines to add headings or subtitles.

The title is objected to as not being descriptive. Accordingly, the title is currently replaced with a new title which is appropriately descriptive of the invention.

Claims 1-3 and 5-9 are rejected under 35 USC 102(b) as being anticipated by Daiku (U.S. patent 4,390,637).

Daiku discloses an X-Ray absorbing glass for a color cathode ray tube (CRT) panel, the glass having 0.1-5.0 wt.%  $Nd_2O_3$  to provide substantially higher relative light transmission in the green and in the red wavelengths of the visible spectrum and a greater selective light absorption in the yellow region of the spectrum, and having 0.0005-0.05 wt.%  $Cr_2O_3$  to control the chromaticity value of the glass to be nearly equal to that of the light emitted from tricolor phosphor P22 and to suppress the dichroism of the glass for different ambient lights.

Thus, Daiku's glass composition is specifically tailored for use as the panel glass in a CRT. Daiku does not teach or suggest that his glass composition could be used in an electric lame.

In contrast, Applicant's claims 1-3 and 5-9 call for an C:\PROFESSIONAL\PhilipsAMGS2006\PHNL020606amd.doc

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With respect to claim 3, Daiku does not teach a range of 0.01-0.2 wt.% for  $CeO_2$ , but only teaches ranges of 0-3 and 0.1-1 wt.% for this component.

With respect to claim 5, Daiku does not teach a range of 14-16 wt.% for the combination of Li<sub>2</sub>O, Na<sub>2</sub>O and K<sub>2</sub>O, but only teaches ranges for these oxides individually, and for Na<sub>2</sub>O and K<sub>2</sub>O combined, all of which ranges are different from those claimed by Applicant.

With respect to claim 6, Daiku does not teach a range of 10-12.5 wt.% for the combination of SrO and BaO, but only teaches ranges for these oxides individually, and for SrO, BaO, PbO, ZnO and ZrO<sub>2</sub> combined, all of which ranges are different from those claimed by Applicant.

Accordingly, the rejected claims are not anticipated by Daiku, and it is urged that the rejection be withdrawn.

Claim 10 is rejected under 35 USC 103(a) as being unpatentable over Daiku in view of Filmer et al. (U.S. 5,925,582) (herein 'Filmer').

Filmer discloses a glass composition suitable for use in a fluorescent lamp envelope, which glass has a low sodium content C:\PROFESSIONAL\PhilipaAmdS2006\PENI020606amd.doc

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In contrast, Applicant's glass composition contains from 0.5-3 wt.% Na<sub>2</sub>O. In addition, Filmer's composition contains from 2-6 wt.% Al<sub>2</sub>O<sub>3</sub>, while Applicant's composition contains less than 0.1 wt.% of this component. Moreover, Applicant's ranges of SrO and CeO2 are different from those disclosed by Filmer.

Accordingly, Filmer's glass composition is significantly different from Applicant's, and it would not be obvious to use Applicant's glass composition in an electric lamp in view of the teachings of Filmer.

Furthermore, Daiku's and Filmer's glass compositions were developed for different purposes, and are therefore different from one another. For example, Daiku calls for 3-15 wt. % Na20, while Filmer calls for less than 0.1 wt.% of this component.

Moreover, since Daiku's glass composition was developed specifically to meet the needs of a CRT panel, it would not be obvious to use Daiku's composition in an electric lamp.

Thus, the teachings of Daiku and Filmer are in conflict and would not be combined in the manner urged by a person skilled in the art.

For all of the above reasons, Applicant's claim 10 is patentable over the combination of Daiku in view of Filmer, and the rejection is in error and should be withdrawn.

The allowability of claim 4 if recast in independent form is noted with appreciation. Accordingly, a new independent claim 12 is presented incorporating the limitations of claim 1. However, in view of the above arguments, it is felt that claim 4 all of the pending claims are allowable in their present form.

In view of the foregoing, Applicant respectfully requests C:\PROFESSIONAL\PhilipsAMDS2006\PHNL020606amd.doc

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that the Examiner withdraw the rejections of record, allow all of the pending claims, and find the application to be in condition for allowance.

Respectfully submitted,

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